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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/080,672	02/25/2002	Katsutoshi Misuda	03500.016227	8154	
5514	7590 10/06/2006		EXAMINER		
FITZPATRICK CELLA HARPER & SCINTO			FERGUSON, LAWRENCE D		
30 ROCKEFE NEW YORK,	ELLER PLAZA NY 10112		ART UNIT	PAPER NUMBER	
			1774		
		DATE MAILED: 10/06/2006			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	<u>·</u>			
Office Action Summary							
		10/080,672	MISUDA, KATSUTOSHI	· · · · · · · · · · · · · · · · · · ·			
Onic	Se Action Summary	Examiner	Art Unit				
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The MA Period for Reply	AILING DATE of this communication app	ears on the cover sheet with the	correspondence address -	•			
 WHICHEVER Extensions of time after SIX (6) MON If NO period for reference to reply with Any reply received 	ED STATUTORY PERIOD FOR REPLY IS LONGER, FROM THE MAILING DATE is may be available under the provisions of 37 CFR 1.13 ITHS from the mailing date of this communication. Early is specified above, the maximum statutory period within the set or extended period for reply will, by statute in the office later than three months after the mailing in adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be til vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. imely filed in the mailing date of this communica ED (35 U.S.C. § 133).				
Status							
1)⊠ Respons	sive to communication(s) filed on <u>21 Au</u>	ugust 2006					
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	accordance with the practice under E						
Disposition of Cla	aims						
4)⊠ Claim(s)	1,3-5,9 and 14 is/are pending in the a	oplication.					
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	is/are allowed.						
6)⊠ Claim(s)	1, 3-5, 9 and 14 is/are rejected.						
7) Claim(s)	is/are objected to.						
8) Claim(s)	are subject to restriction and/or	election requirement.					
Application Pape	rs						
9) ☐ The spec	ification is objected to by the Examine	•					
	ring(s) filed on is/are: a) acce		Examiner.				
	may not request that any objection to the						
	nent drawing sheet(s) including the correcti		• •	1(d).			
	or declaration is objected to by the Ex						
Priority under 35	U.S.C. § 119						
a)	edgment is made of a claim for foreign of Some * c) None of: ertified copies of the priority documents opies of the priority documents opies of the certified copies of the priority documents opies of the certified copies of the prioriplication from the International Bureau tached detailed Office action for a list of	have been received. have been received in Application ity documents have been received (PCT Rule 17.2(a)).	ion No ed in this National Stage				
Attachment(s)							
	nces Cited (PTO-892)	4) Interview Summary	(PTO-413)				
2) D Notice of Draftsp	erson's Patent Drawing Review (PTO-948) osure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate				
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DETAILED ACTION

Response to Amendment

1. This action is in response to the amendment filed August 21, 2006. Claims 1 was amended and claim 6-7 and 10-13 were cancelled rendering claims 1, 3-5, 9 and 14 pending. Upon further consideration, the indicated allowability of claims 5 and 7 is withdrawn.

Claim Rejections – 35 USC § 103(a)

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 3-5, 9 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hirose et al. (U.S. 6,203,899) in view of Barcock et al (U.S. 6,502,935).

Hirose discloses an ink jet recording medium comprising a base material, ink receiving layer provided on the base material and a surface layer (dye fixing layer) provided on the ink receiving layer (column 2, lines 40-60) where the particles making up the surface layer fixes the coloring material component to the surface layer (column

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3, lines 40-45 and column 4, lines 60-65). The ink-receiving layer is equivalent to the claimed light-reflecting layer because it contains light reflecting material, such as aluminum. The reference discloses the ink receiving layer includes pigments such as silica and alumina which are used singly or in combination, where it is preferable to use at least one selected from silica and alumina (column 5, lines 50-67). The surface layer of Hirose includes alumina hydrate (column 3, line 52 through column 4, line 12) where the particles are within a range of from 0 to 100 parts by weight (column 5, lines 34-40) and the surface layer has a 20 glossiness of 20% or higher (column 5,lines 45-49). Instant claim 12, the phrase, "an image forming method, comprising a step of conducting recording on the recording medium...by an ink-jet recording system" introduces a process limitation to the product claim. The patentability of a product does not depend on its method of production. If the product in the product-by-process claim is the same as or obvious from a product of the prior art, the claim is unpatentable even though the prior product was made by a different process." In re Thorpe, 777 F.2d 695, 698, 227 USPQ 964, 966. Further, process limitations are given no patentable weight in product claims. Hirose does not disclose wherein the average particle size of the aluminum pigment is smaller than the average particle size of the silica pigment or barium sulfate.

Barcock discloses an ink jet recording material (column 1, lines 9-10) comprising a support material and pigment layers provided on the support material, which comprise a lower layer (light reflecting layer) containing barium sulfate having a particle size of 0.2 to 2.0µm (pigment A) and an upper layer (dye-fixing layer) containing aluminum

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oxide having a particle size of 0.7 to 5μ m, where the lower layer may also contain aluminum and silicic material, having a particle size of 0.7 to 5µm (pigment B) (column 2, lines 1-29, 62-65 and column 6, lines 40-49). The light reflecting layer is equivalent to the lower layer because the underlayer comprises light reflecting material, such as aluminum. Barcock further discloses the upper layer comprises dye-fixing agents (column 3, lines 24-25) and the recording material is glossy (column 1, lines 63-67). Hirose and Barcock are analogous art because they are both directed to ink jetrecording material. It would have been obvious to one of ordinary skill in the art to include barium sulfate in the ink-receiving layer of Hirose to improve the adhesion to the support (column 2.lines 39-42). Neither reference teaches a refractive index of the recording medium, as in instant claim 6, this feature is directly related to the specific pigmented particles used. Since the references use the same barium sulfate in the underlayer and the same dye-fixing layer, respectively, the refractive index of the recording material would be expected to be the same as Applicant claims. Neither reference discloses the claimed glossiness value; however, such gloss values are properties which can be easily determined by one of ordinary skill in the art. With regard to the limitation of the glossiness value, absent a showing of unexpected results, it is obvious to modify the conditions of a composition because they are merely the result of routine experimentation. The experimental modification of prior art in order to optimize operation conditions (e.g. glossiness value) fails to render claims patentable in the absence of unexpected results. The glossiness value of the dye-fixing layer are optimizable as they directly affect the opacity of the light-reflecting layer. It would have

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been obvious to one of ordinary skill in the art to make the light reflecting layer with the limitations of the glossiness value of the dye fixing layer since it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. (*In re Boesch*, 617 USPQ 215 (CCPA 1980) and Slaney, 205 USPQ 215).

Response to Arguments

4. Arguments regarding rejection made under 35 U.S.C. 103(a) as being unpatentable over Hirose et al. (U.S. 6,203,899) in view of Barcock et al (U.S. 6,502,935) have been considered but are unpersuasive. Although claim 7 was indicated as being allowable subject matter, upon further consideration, Barcock teaches ink jet recording material (column 1, lines 9-10) comprising a support material and pigment layers provided on the support material, which comprise a lower layer (light reflecting layer) containing barium sulfate having a particle size of 0.2 to 2.0μm (pigment A) and an upper layer (dye-fixing layer) containing aluminum oxide having a particle size of 0.7 to 5μm, where the lower layer may also contain aluminum, having a particle size of 0.7 to 5μm (pigment B) (column 2, lines 1-29, 62-65 and column 6,lines 40-49). For this reason, the indicated allowability is withdrawn and the rejection is maintained for reasons of record.

Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lawrence Ferguson whose telephone number is 571-

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272-1522. The examiner can normally be reached on Monday through Friday 9:00 AM - 5:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rena Dye, can be reached on 571-272-3186. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

L. Ferguson

Patent Examiner

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SUPERVISORY PATENT EXAMINER 9/29 (0)

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